REMARKS

On the first full paragraph on page 5 of the office action mailed November 1, 2005, just before the "Conclusion" section, the Examiner states:

Claim 12 is allowed because the prior art of record fails to teach or suggest an optical system having every feature of the claimed invention particularly, a wedge defined by the first light emitting diode along a first surface, a second inwardly reflective surface and a third inwardly reflective surface that are opposite each other and adjacent to the first surface, and a fourth inwardly reflective surface that is opposite and non-parallel with the first surface; wherein the wedge is shaped such that light emitted from the first light emitting diode is directed toward an exit area defined by a wide end of the wedge. Claims 22-29 are allowed because being depended [sic] on base claim 21.

Applicant respectfully submits that claim 12 does not include the elements referred to in the above paragraph, thus the elements listed cannot be the reasons for the allowability of claim 12. It appears that the Examiner intended to refer to claim 21, not claim 12.

Should the Examiner have any questions concerning this submission, the Examiner is invited to call the undersigned at (408) 382-0480 ext. 204.

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I hereby certify that this paper is being facsimile transmitted to the U.S. Patent and Trademark Office on the date shown below.

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Respectfully submitted,

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